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10	LINITED STATES	DISTRICT COURT
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12	FOR THE NORTHERN DISTRICT OF CALIFORNIA  SAN JOSE DIVISION	
13	57.11 ° 55	
14	SAN FRANCISCO TECHNOLOGY, INC.,	No. CV10-00966 JF PVT
15	Plaintiff,	ORDER APPROVING  JOINT STIPULATION TO SEVER
16	V.	DEFENDANT BAJER DESIGN & MARKETING, INC.
17	THE GLAD PRODUCTS COMPANY,	
18	BAJER DESIGN & MARKETING INC., BAYER CORPORATION, BRIGHT	Complaint Filed: March 5, 2010
19	IMAGE CORPORATION, CHURCH & DWIGHT CO. INC., COLGATE-	•
20	PALMOLIVE COMPANY, COMBE INCORPORATED, THE DIAL	
21	CORPORATION, EXERGEN CORPORATION, GLAXOSMITHKLINE	
22	LLC, HI-TECH PHARMACAL CO. INC., JOHNSON PRODUCTS COMPANY	
23	INC., MAYBELLINE LLC, MCNEIL-PPC INC., MEDTECH PRODUCTS INC.,	
24	PLAYTEX PRODUCTS INC., RECKITT BENCKISER INC., ROCHE	
25	DIAGNOSTICS CORPORATION, SOFTSHEEN-CARSON LLC, SUN	
26	L DDANNICTE CADDADATIAN	
	PRODUCTS CORPORATION, SUNSTAR AMERICAS INC.,	
27 28		

WHEREAS, Plaintiff San Francisco Technology Inc. ("SF Tech") filed its Complaint (Docket No. 1) on March 5, 2010 (the "Complaint") alleging that numerous defendants have falsely marked articles in violation of 35 U.S.C. § 292;

WHEREAS, Defendant Bajer Design & Marketing, Inc. ("Bajer") previously filed a Motion To Dismiss For Failure To State A Claim (the "Motion To Dismiss");

WHEREAS, on May 28, 2010, this Court entered a stipulation staying the hearing on Bajer's Motion To Dismiss and all proceedings as to Bajer and certain other defendants until the Federal Circuit entered a decision in *Stauffer v. Brooks Bros.*, Appeal Nos. 2009-1428, 2009-1430, 2009-1453 ("Stauffer") (D.I. 189) (the "Stipulated Stay");

WHEREAS, this Court's Order Re Pending Motions on July 19, 2010 (Docket No. 315) ordered that "this action is hereby severed as to each and every separate defendant" (at 21:16–18), but did not instruct the Clerk to open a new case number as to Bajer (the "July Order");

WHEREAS, the Federal Circuit entered a decision in *Stauffer* on August 31, 2010, and, accordingly on October 14, 2010, this Court issued an Order lifting "the stay of litigation imposed by" the July Order, in, among others, Case No. 5:10-cv-00966 *San Francisco Technology Inc. v. Bajer Design & Marketing, Inc.* (D.I. 319) ("October Order");

WHEREAS, at the November 5, 2010 Case Management Conferences involving Plaintiff and other defendants from the Original Case, this Court ruled from the bench that all responsive motions in all of Plaintiff's cases still pending from the Original Case should be heard on Thursday, January 20, 2011 at 1:30 p.m., and that the Local Rules' normal 35-day briefing schedule shall apply;

THEREFORE, for the avoidance of doubt, the Parties, by and through their respective counsel of record, hereby stipulate and agree as follows:

1. The Complaint against Bajer will be formally severed into a separate action, and will be assigned a new case number for the matter *San Francisco Technology Inc. v. Bajer Design & Marketing, Inc.* 

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1	<ol><li>The October Order lifts the Stipulated Stay as to Bajer.</li></ol>	
2	<ol><li>Bajer's responsive pl</li></ol>	leadings are due no later than December 1, 2010.
3	Dated: November, 2010	
5		THE HOMORABLE JEREN FOOS United States District Court Judge
6	DATED: November 11, 2010	Deep estfully submitted
7	DATED: November 11, 2010	Respectfully submitted,
8		/s/ Daniel H. Fingerman (with permission) Daniel H. Fingerman
9		MOUNT & STOELKER, P.C. 333 West San Carlos Street, Suite 1650 San Jose CA 95110
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13		San Francisco Technology Inc.
14		/s/ Daniel R. Johnson (with permission)
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## **Certificate of Service**

The undersigned certifies that on November 11, 2010, the foregoing document was filed with the Clerk of the U.S. District Court for the Northern District of California, using the court's electronic filing system (ECF), in compliance with Civil L.R. 5-4 and General Order 45. The ECF system serves a "Notice of Electronic Filing" to all parties and counsel who have appeared in this action, who have consented under Civil L.R. 5-5 and General Order 45 to accept that Notice as service of this document.

Date: November 11, 2010

Yvonne M. Pete

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